# GAZETTE. KENTUCKY

NUMBER 546.]

SATURDAY, August 5, 1797.

EXINGTON:—Printed [on Wednesdays and Saturdays] by J. BRADFORD, on Main fired: where Subferiptions, at Twenty-One Shillings Per Annum Advertisements, Acticles of Intelligence, Estays, &c. are thankfully received, and Vrinting in general executed in a neat and correct manner.

PRIVATE ENTERTAINMENT FOR MAN AND HORSE, Main Areet, nextdoor to Doctor Downing a By WILLIAM ALLEN.

FOR SALE, The tract of LAND on which The CTRCKOT LAAVIJOH WHICH
I awo live, Jingapbout two miles from Lexination, user the Georgetown road, containing
the single cores; it is well watered and inthe single core; it is well watered and
partials. For externs apply to the fubbrisher
who ow refides on the premites.

If March 24.

For fale,

THE FOLLOWING TRACES OF LAND.

All persons for whom I located and, are defired to come forward and pay off their respective balances, in order for a dividence, a brunch of Rough creek, Hardin contraining above lands will be disposed of on moderation Blands for the purchase money to be paid down, for the other a credit of twelve months will be given; the purchase giving blands and last proposed focusing months will be given; the purchase giving blands and proposed focusing months will be given; the purchase giving blands and proposed focusing months will be given; the purchase giving blands and proposed focusing months will be given; the purchase giving blands and proposed focusing months will be given; the purchase giving blands and proposed focusing months will be given; the purchase giving blands and proposed focusing months will be given; the purchase giving blands and proposed focusing months will be given; the purchase giving blands and proposed focusing the purchase giving the proposed focusing the data and are defired to come forward and pay off their respective balances, in order for a division.—Alb all persons a division.—Alb all persons and proposed focusing and prop

The Thos. Holt, attornaste to Thos. Holt, attornaste to Thos. Holt.

The managers of the Lexings announced to the public, that the drawing of that lottery will public, that the drawing of that lottery will determine the lott June next—Adverturers in the Lexingue Chances of Infurance Lottery, will take notice, that agreed by to the original plan threach, the drawing of the former will determine the fate of the elicies of the latter.

tickets of the latter.

"A few Tickets remain on hand which say be had on application to the

\* A few Tickets remain on hand which say be had on application to the MANAGERS.

Lexington, May 23, 1797

For fale

For fale

FOR CASH OR MERCHANDISE,
Two Ulloufand five hundred accreted LAND, kine on the Teins, about as miles from the feat of government, and about ten from Drennon's like—faid lend was located and fureyed in the name of Thomas Tarify, and adjoins a treet advertized by mr. T. Turgin, of Woodford courty. Any perion inclinable to parchate, may know the cerms by applying to Capt Walker Baylor near Lexingon, or to the fubferiber in Garrard sounty.

In CHANCERY.

The defendants in this cause agreeable not having entered their appearance agreeable

THE TURNPIKE

THE TURNPINE.

On the wilderness road will be let to the highest bidder on the fifth Tuesday in August next, for one year—the person who farmest giving bond & approved security to his excellency. the governor.

GEORGE DAVIDSON, Comp.

July 29, 1797.

WANTED
A perfon who is well acquainted with
Malting by Brewing of Beer,
allon A DISTILLER. Great encouragement will be given—Apply to
A. Holmes.
Lexington, July 26, \$797.

Notice,

Notice,

Is hereby given, that we shall meet on Monday the 28th day of August next, with the commissioners appoint court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon, at a large as finding the county court of Bourbon the county court of Bourbon the county court of Bourbon the county count of Bourbon the county of the count of Woodford county, will meet of the county of woodford county, will meet on the large as may be deemed necessary and and the law requires.

Large Subscription, B. S. S. Starter, and the law requires.

Large Subscription, and the county of the county of the county of the county of the count of Woodford county, will meet on the large as may be deemed necessary and and the county of the county of

The partnership of M'Conn & Calleman has been fune time displayed, by untual content, which was made known by a former advertisement. All person indebted to their, are carnelly regarded to make payment of their respective accounts to James M'Conn, before the 10th of April next. They who do not avail themselves of this notice, may depend on having their accounts put into the hands of proper officers for collections, as no further induspense oun be given.

JAMES M'COUN,

JAMES M'COUN, JOHN CASTLEMAN.

GEORGE ADAMS,

The defendants in this caule not having entered their appearance agreeable to law, and the rules of this court, and it pearing that they are not inhabitants of this common realth; on the motion of the complainant by his countel, it is ordered that they appear here on the fixond Monday in August mest, to andrew the complainant's bill—that a copy of this order be forthwith inferred in the gentucky Gazette for two months fusceflierly, and published at the door of the Preibyterian meeting-houle in the twon of Lexiagton, on fome Sunday Immediately after divine fervice, and a copy be fet up at the door of the court-houle in this county.

Tele (A Copy)

Tefte LBFI TODD, C. C.

NOTICE.

CHARLES HUMPHRETS

HAS recommenced business in the Brick Store
Topposite the Court house, lately occupied
by Hugh M'Ilvain Esq. where he has to dispose
of, a great variety of articles, consisting of

State of Kentucky. State of Kentucky.

Washington District fee.

June Term, 1797.

Meredith Hean complainant,

Benjamin Fitzerach, heir at law Jonim Fitzerach dec

In Chancery.

The defendant not having The defendant not having entered his appearance agreeably to an act of allembly and the rules of this court, and it appearing to the factification of the court, that the defendant is not an inhibitant of this state—On the miltion of the complainant, by his attorney, the size offered, that the defendant appear here on the thin day of our next October term, and auditors the complainant's bill; and that a copy of this order be inferted in the Kennoky Gazette for two month's fucefively, another policidat the door of the political form Sunday immediately after Divine fervice, at the door of the Begith assetting houle in the town of Washington.

(A copy.) Teste
FRANCIS TAYLOR, C.W.D.

Scott County, fct.

March Court Q. S. 1797.

Harry Innis Eig. complainant,

4. s.

David Rofs, Adm. of John May & Defendants,

In Chancery.
The defendant David Rofs, The defendant David Rofs, not having outered his appearance, and given fecunity according to the act of affembly and the rules of this court, and it appearing to the fairfaction of the court that he is not an inhabitant of this firsten out the moties of the complainant, by his counsel, it is ordered that the faid defendant, David, do appear here on the fourth Monday in July next, and answer the bill of the commplainant, and that a copy of this order he forthwith instruction in the fact of the forthwist in interest in the Kentucky Gazette for two months fucceffively, and also fer up at the front door of the Court house in Georgetown.

(A copy.) Test

PROPOSALS

For Publishing by subscription, A NEAT EDITION OF THE

KENTUCKY LAWS.

I T is proposed, that this edition shall contain only the Laws that are of a general nature, and will consider of the laws lately revised, and to be revised; there will be no more given of local or private laws, than their titles and time of passings. From the best calculations, it will extend to about fix hundred pages.

CONDITIONS.

2. CONDITIONS.

1. This work will be printed in two Numbers, large Octave, will a next letter; on good paper, and bound in heart letter; on good paper, and bound in the laws of a General Nuture already revifed.

11. The price to Subtribers will be Time of fublication; one half to be paid at the time of fublication; one half to be paid at the time of fublication; one half to be paid at the time of fublication; one half to be paid at the time of fublication; one half to be stated on the delivers of the form of which all positions; and the fact Number completed with all positions of the form of the fublication; the form will be delived until the revital is faithed.

11. If the laws do not exceed five hundred. Pages, there will be added an apparent, one staining an Ardinat of sele Dutter of a fusion of the form of conveyanting, for. There wall also be added, a copouls index, whereof any article the early found by inspection 3 and the Conbe cally found by inspection 3 and the fact be early found by inspection 3 and the fact be early found by inspection 3 and the fact be early found by inspection 3 and the fact be early found by inspection 3 and the fact be early found by inspection 3. And the fact who in the prefixed.

1. Those were extra.

As the form in which the ACs of Affentily have been printed, tenders them not only bit-handy to carry about, but also more finds to this jury and thesefore left durable; and as it is provable that the general laws will hereafter remain a confortable length of time with little or no alteration; it is the object of this work to remedy those evils, by fururabling them in a portable form, and of durable materials.

JOHN ERADFORD.

June 16, 1797.

An Overshot Merchant-Mill
With two pair of Stones, together with a Saw-Mill and Distillery,
STANDING in Madison country, up
on Silver creek, fix miles from the Kentucky river, and the standard country of the country

CIDER VINEGAR,

EXCELLENT

Twenty-five of which are cleared.
The girl-mill will be finished in a few weeks by an eminent European mill wright, and upon the best construction. The fituation of the mills is well known to be as good as any in the state. The dam and race, have shood the late heavy shoods without damage, and the stream continues the whole year. Any person inclinable to purchase, may apply to George Smart in Lexington, or to Robert Smart, at the mills.

George Smart.

July 10, 1707.

THE SUBSCRIBER

I sempowered to sell the following tracks of land, lying on the waters of land lying.

The subscribe should be subscribed by any person holding prior claims to his.—The fubscriber is fully authorised, by a power of a ratoriey, from the aforefaid william Walker, sen, several years agod and no part of them have ever been claimed by any person holding prior claims to his.—The fubscriber is fully authorised, by a power of a ratoriey from the aforefaid william Walker, sen, several years and season and the same against the accordant william walker, sen, and peating acreek, accordance, and peating acreek, accordance, continuental Military land on the Obsorievs, and Peating acreek, may be anowally applied to the continuental Military land on the Obsorievs, and Peating acreek, may be anowally applied to the continuental Military land on the Obsorievs, and Peating acreek, may be a continuental Military land on the Obsorievs, and Peating acreek, may be a continuental Military land on the Obsorievs, and Peating acreek, may be a continuental Military land on the Continuental Military la

took.

1000 acres, ditto, on Clay lick creek, waters
Comberland the turns may be known by application to Mrs. Sammed Apresin Lexington,
Mrs. Acidlife Speed in Plankfort or to the
Infall make application to the county court of fartured, for an order to effablife a town and

June 2, 1797.

# Fifth Congress OF THE UNITED STATES.

An act laying duties on stamped vel-

An acti laying duties on Ramper ellum, parchment, and paper.

Be it enalted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress of the United States, the leveral stamp duties following, to wit: For every skin or piece of vellum, or parckinent, or theet or piece of paper upon which shall be written or printed any or either of the instruments or writings following, to wit: any certificate of naturalization, five dollars; any liceuse to practice or certificate of the admission, enrolling the control of the instruments or writings following, to wit: any certificate of naturalization, five dollars; any liceuse to practice or certificate of the admission, enrolling the control of the United States, the sum of ten dollars; any grant or letters patent under the seal or authority of the United States, secept for lands granted for military services, four dollars; any exemplification or certified copy of any such grant or letters patent, two dollars; any charter party, bottomry, or respondentia bond, one dollar; any receipt or other discharge for or on account of any legacy left by any will or other testamentary instrument, or for any share or part of a personal estate divided by sorce of any statute of distributions, the amount whereof shall be above the value of one hundred dollars, and shall not exceed the value of one hundred dollars and shall not exceed the value of one hundred dollars, the additional sum of size, when the sum of size hundred dollars, the additional states to any foreign port or place, shall be instructed to wit, if going from one district to another in the United States, or from the United States, or from the United States, or instrument in marure thereof, where by any slips, selled so goods going from one district to another in the United States, on instrument of the states of any foreign port or place, when the sum fore which infurence is made thall not exceed five hundred dollars, one dollars, and when the sum of the

in the fame ftate, ten cents : if to be in the lame thate, ten cents it to be exported to any foreign port or place, twenty-five cents; any inventory or catalogue of any further, goods or effects, made in any cafe required by law (except in cafe of goods and chartels delitatined for ient or taxes, and goods taken in virtue of any late, or other bank, above twenty dollars, and not exceeding one hundred dollars, ten cents; above one hundred dollars, ten cents for one hundred dollars; and the fame for any lefs fum of the amount of the finase exprelled in fisch certinate, provided, that nothing in this action tained, shall extend to charge with a duty, any legacy left by any will or other tellamentary infrument or any finase or part of a personal effate, to be divided amongst, the wife, children, or grand children of the person deceased intestate, or making such will or tellamentary instrument, or any recognizance, bill, bond, or other obligation or on that, which shall be made to or with the United States, or any fate, or for their user respectively.

§ 2. And be in further enalled, that in respect to any slamp, on any of the notes of the banks, now established, or which hereafter my be established within the United States, is shall be lawful for the spectrum yof the treastry, to agree to an annual composition for the amount of the shamp duty, with any of the fail banks, to their stockholders respectively.

§ 2. And be it further enalled, that all deeds and writings whatsoever, for the passyment of any sum of money, upon the contingency of the lefs of any ship, or goods laden on board of any veriel, shall be insured, that all deeds and writings whatsoever, for the passyment of any fum of money, upon the contingency of finash, to their stockholders respectively.

§ 3. And be it further enasted, that when any selfel, shall no heare

any court of the United States, fiall enrolment or regiltry, from the clerk or prothomatary of the court granting such admission, take out a certificate of such admission; which certificate shall be written on a piece of vellum, parchment, or paper, stamped according to the directions of this act; and such clerk or prothomotary shall make entry of such admission, enrolment or registry, in a book to be by him kept for that purpose, to which any person may at reatmission, enrolment or registry, in continuous times have access without fee in termines have access without fee in termines have access without fee in the revenue for the district wherein such court shall be held, the sum of twenty-free cents.

revenue for the diffrict wherein fuch court faall be held, the fum of twenty-five cens.

§ 8. dud be it further enafted, that the receiving a certificate as aforefaid in any one of the courts of the United States, for any one of the faid offices, shall be a fufficient admittion in all the courts of the fame, for that or any other of the faid offices, fo far as relates to the payment of the duties imposed by this act; any thing herein contained to the contrary notwithstanding.
§ 9. And be it further enasted, that the several duties aforefaid shall be levied, collected, received, and accounted for, by and under the immediate direction and management of the superinteriors and inspectors or the revenue, and other officers of inspection, so the fugervisors and inspections or the revenue, and other officers of inspecting and direction of the treatury department, according to the respective authorities and daties of the offices thereof.
§ 10. And be it further enasted, that it shall be the duty of the secretary of the treasury, to cause to be pravide form any marks and stamps, diffriing from each other, as shall correspond with the several rates of duty aioresaid, that is to say, one mark or samp for each distinct rate or duty; with

with the feveral rates of duty alove-faid; that is to fay, one mark or flamp for each diffinct rate or duty; with which marks and flamps respectively fall be marked or flamped air cellum, parchment or paper, upon which the written, or printed, all or any of the feveral inftruments, writings, marters and things herein before chumerated and charged, according to the nature and defeription of each of the faid inftruments, writings, matters and things as are herein before fundered by a public notification, or advertisement to be iffued by the feit feveral marks and things as are herein before of specified and deferibed:—Which faid feveral marks and things as are herein before fiped field by a public notification, or advertisement to be iffued by the feoretary of the treaftry, and inferted in at leaft one newspaper printed in each flate, and in the territory north-well of the Ohio, and for not less than three months before the faid thirty-field day of December next, to the end that all persons may have due notice thereof; & which faid marks & stamps, or any of them, shall or may be altered or renewed from time to time, as the faid secretary of the treasury shall think fit, so as like public notification thereof be made, for a term not less than three mounts, before such new stamps or marks shall begin to be used.

§ 11. And be it patther enasted, that the supervisors of the revenue are hereby empowered & required, forthwith upon demand to them or any of them, made b \$\frac{1}{2}\$. In the person or persons, to stamp, or mark any quantities or parcels of vellum, parchmen in paper (he or they paying to the supervision of the revenue are hereby empowered with the supervisor of the revenue and hereby directed to be paid, for the fawe) to stamp to any other sevenue or paper, which shall be for the sevenue or paper, which shall be for shall be supplied by this act, shall be different or demand as afore

ed any matter or thing, upon any vellum, parchment or paper, that final be marked on flamped for any lower outy than the duty by this act payable, fuch perfon to offending, shall for every fuch offence, forfeit the fum of one hundred dollars; and in case any clerk, officer, or perfon, who in reject to any public office or employment, is or finall be authorited or infirited to make, write or print, any deeds, influments or writings, by this act charged to pay a duty, as afore-idd, shall be guilty of any frand, ar of deeds, infruments or writings, by this act charged to pay a duty, as alore, to did, shall be guilty of any frand, or practice, to defrand or deprive the witted States of any duty by this act payable, by making writing or priming, or causing the the same to be made, written or printed upon wellum, hing any fuch deed, infrument or weiting, or causing the the same to be made, written or printed upon wellum, parchaent or paper, more flamped according to this act for upon on vellum, parchaent or paper, marked or flamped according to this act for upon or liming any fuch deed, instrument or other or paper, that shall be marked or flamped for a lower duty as aforcistly, every forch cleek, officer or perfun is guilty, and being thereof lawfully convicted, shall, instead of the penalty aforciated, forficit and pay the sum of five bundled dollars; and if any deed, increment or writing whatsever, by this act charged with the payment of a duty, as aloresial, shall contray to the true intent and meaning thereof, be written or printed, by any person or persons whomsever, upon vellum, parchaent or paper, not marked or stamped, for a lewer duty than one photon whomsever, upon vellum, parchaent or paper, not marked or stamped, according to this act, or part wellum, parchaent or paper, not marked or stamped, according to this act, or part wellum, parchaent or paper, not marked or stamped, according to this act, or part wellum, parchaent or paper, not marked or stamped, according to this act, or part willing, the sum of ten dollars, and an of such deed, instrument or writing, shall be picaded or given in evidence in any court to be available in law or equily, until it shall be shaped as afforcial. And the supervious, respectively are hereby enjoined and required, upon payment or any tender of said duty and some of the same of any stamp or mark which shall be provided or gaid in purfuance of this act, or shall counterfeit or retendle the impression of the same upon any different or paper, with she counterfeit and the supervision

for any term not exceeding feven years.

§ 14. And be it further enacted, ther from and after the 3th day of December, no bank now ethablished, which shall be hereafter ethablished, which shall not have compounded for the duty hereby required, shall sile a any bank bill or promision, note, unless upon paper duly flamped, and whereon the respective duties should have been paid; & sit her officer of any such that the shall be a forefaid, he are the shall forest any bill or note for they shall forest any a fine equal to the value of the bill or note so itself. Its devery person who shall be employed for the marking or slamping of velocities.

for the marking or tlamping of vel-lum, parchment or paper, as afore-faid, before his acting in the marking or flamping of the faid vollum, parch

ment or paper, shall take the following oath or affirmation. "I finier take mane of the person I do folemning to the following of the take mane of the person I do folemning to the left of any knowledge and skill, faithfully, oneily and carefully execute the ratt repoted in me, and will truly mark or stamp, all wellom, parchment or paper, which I shall be required or directed to mark or thamp, and will render a true and exact account hereof to the proper officer or officers, and will faithfully account for all momes which I shall receive therefor."

for."
§ 16. And be it further enacted, that the faid fupervilors of the revenue, objects and other persons, to be employed by them, shall, from time to time, for the better execution of their several duties and trutts, observe and execute such directions as they respectively shall, from time to time receive from the department of the treastry; which department, shall take care that the several parts of the United states shall, from time to time, be studied and the states shall, from time to time, be studied and the states shall, from time to the persons the states of the United states shall, from time to the states of the states shall, from time to the states of the states shall, from time to the states of the states of

treafury; which department man trake care that the feveral parts of the United States shall, from time to time, be fusiciently familished with vellum, parchment and paper, stamped or marked as aforessand, to that the eight correction to buy the fame of the office of the correction to buy the fame of the office of the fusicion to buy the fame of the office of the fusicion to buy the fame of the office of the fusicion to buy the fame of the office of the fusicion to buy the fame of the office of the fusicion to buy the fame of the office of the fusicion to buy the fame of the office of the fusicion to buy the fame of the office of the fusicion to buy the fame of the office of the fusicion to buy the fame of the office of the fusicion to buy the fame of the office of the fusicion to buy the fame of the office of the fusicion to buy the fame of the office of the fusicion to buy the fame of the office of the fusicion that the fusicion of the fusicion to the fusicion the fusicion that the fusicion that the fusicion the fusicion that the fusicion that the fusicion of the fusicion to fusicion the fusicion that the fusicion the fusicion that the fusicion the fig. 1, about three name wing or attering shall be notified as as foreign of the property of the state of the property of the st

parchment or paper not marked or flamped.

§ 18. And be it further enasted, that that devery the officer and officers who shall be concerned in the levying. The collecting and receiving the duties a riling by this act, shall keep a fepara and dittined account thereof, and shall pay or remit the fame, as speedily as may be, after it shall be received, according to the orders of the department of the treatury.

§ 10. En DUPLY,

Inly 25.

N. B. At the time of taking the above depositions, as much of the above tracts of land as may appear to be fare, will be offered for fale or in exchange for land in Skelpy country, by The LEASTER.

NOTICE

To all whom it may concern, and for one received and paid, from time to time, for slating or managing of the said duties, to as that the whole amount therefore, and provided, is shall not exceed five per centum of the gross total product of the faid duties.

§ 20. And be in further enasted, that all slines, penalties and for feitures, which shall be neversally in any form the control of the gross total product of the faid duties.

§ 20. And be in further enasted, that all slines, penalties and for feitures, which shall be neversally in a state of the control of the gross total product of the faid duties.

§ 20. And be in further enasted, that all slines, penalties and for feitures, which shall be neversally in a state of the department of the gross total product of the faid duties.

§ 20. And be in further enasted, that all slines, penalties and for feitures, which shall be neversally in a state of the department of the gross total product of the faid duties.

§ 20. And be in further enasted, that all slines, penalties and for feitures, which shall be neversally and the penalties are should be all the penalties and shall be nevered for the country of himself and a half below the shall be never shall shall be nevered for the country of himself and a half below the shall be nevered for the same and the penalties and the penalties and the penalties are defined to the penalties and

pervifor of the revenue, visus whole didrict any fach fine, penalty or for feiture fhall have been incurred, by bill or information, in any circuit or didrict court of the United States, or in any court of either of the faid flates; one half thereof to the afe of the perfors who, if an officer of infrection, thall first discover; if other than an officer of infrection, thall first discover; if other than an officer of infrection, thall first inform of the caute whereby any fuch ince, penalty or forfeiture shall have been level the officer of the cases in which a different disposition thereof may have been herein before made) and the other half to the use of the United States.

the other half to the ule of the United States.

§ 21. And be it further emitted that this act thall continue and be in force for, and during the term of fixed years, and from thence to the end of the next fellion of Congrefs, and no longer.

Approved, July 6th, 1797.

++++++++++++++++++++++++ NO FIGE—That commifficients appointed by the court of Montgomery county, will meet on the 6th day of September 1994, will fair, if not the hext fair day, in Jaid county, or fair, if not the hext fair day, in Jaid county, or the plantation of Niciolas Anderion, expensionate refilimony, to establish the faheovary entry 5—Nicholas Anderion enters 4th ascessor land on a pre-emption, on the east of branch of Small monutale orders to make a cabbin and a spring, enter ed in May 1785.

\*\*NUCLULAS ANDERSONS\*\*
August 2, 1797.

LEXINGTON

Saturday, August 5, 1797.

A gentleman from this state enclo-fed the soliowing proclamation from New Orleans—his date of the 4th of June, and observes, it contains all the political news in that city. He sur-ther observes, that markers are very low and dull—no shipping in post-British privateers swarming of the mount of the siddlippin, and truly la-mount of the siddlippin, and truly la-mentable to see us long staced adven-turers stalking up and down through the streets, without being able to ob-tain a market here, or any probabili-ty of exporting our cargoes to any o-ther market.

PROCLAMATION.

Government having received information through her minister, near the United States of America, that an expedition collected on the lakes, would this summer, attack the Illinois—hat their proper, for the fecurity and stranguility of Lower Louisiana, to suspend the aiready commenced svacuation of the posts of Natchez & Nogales. These being the only posts which cover the lower province, the cession of them would enable the English, should they render themselves maders of Upper Louisiana, to disturb and ravage that country, and this would be the mote acidly, effected, as by an article of the treaty lately concluded with Great Britans, the United States acknowledge that the English may navigate freely, and frequent the posts of hid states, upon the rivers in general, lakes, &c. a manifest contradiction to the treaty concluded with Spein, which it seems to annul, since by this last, the United States declare, that no nation shall navigate the missishippi, without the confent of Spain.

Although the legitimacy of these motives of suspension hath been represented by our orders to the communicated by our orders to the communicate of the communicated by our orders to the communicated by our orders to the communicated by our orders to the communicate of the communicated by

country have the hirabitants of this country have displayed on all occasions, with that advantage and superiority which a knowledge of their local situation afford, with that confidence which integrity and justice inspire. If the congress of the United States entertain no hottile designs against these provinces, let them leave the polts of vachez & Nogales, which are the only barriers between the English and Lower Louissana; or let them secure us against that article of the British treaty which expose even the capital of Lower Louissana to be sacked and pillaged—we will then executed the post, and lay down note arms which they force us to assume the profound peace, and fending a considerable body of troops by circuitous routs to forprize us.

New-Orleans, May 31, 1707.

[K. Herald.]

LEXINGTON LODGE LOTTERY, CHANCES OF INSURANCE.

Twenty-fourth day & Drawing .- Aug. 2.

2 wenty-fourth d.y : Drawing, -- zing, 2, PRIZ.+S.

Of 25 dollars, No. 1965, 2544.
Of 25 dollars, No. 1956, 2544.
Of 25 dollars, No. 756, 1932, 1436, 1571, 2024, 2-89.
Of 15 dollars, No. 776, 1932, 1436, 1571, 2034, 2-89.
Of 15 dollars, No. 2024, 296, 342, 621, 135, 2013, 2976.
Of 6 dollars, No. 9, 395, 547, 584, 931, 974, 1455, 1562, 2655, 2831, 2947, 2950, 204, 266, 89, 132, 2424, 397, 266, 267, 2784, 2424, 397, 2424, 24

\* I brough miliake, I advertised the meeting of the board of Truflees of the Frantylvania Seminary to be on Saturday the 6th of August, which ought to have been the 12th, the Saturday before Fayette court, on which day they are to meet.

B. J. Braddord, Clk.

Twenty Dollars Reward. Twenty Dollars Revuerd.

An way from the fubritier about the middle of Murch inft, a black negro man maned WAT, about them; a black negro man maned WAT, about them; but so the most five feet fix or feven inches high, we like and active, his right sacke appears to be much fivelled, though tits no impediment to his waited ing, large full eyes, with a fmall fear over one of them, long nappy hair; dredled in course hemp linen, except apair of buckfich nveeches. Whoever will deliver full negro to the fulferiber, living om Muddy creek, Maidion county, thall have the above reward, and all resfonable charges paid.

SAMUEL GILBERT.

Takken up by the fubicitier, living on Parker's run, near Mr. Henry Boon's a bay Mare, about 14 hands high, 5 years old, branded on the near buttoe-but not intelligable, the had on a leather collar, & a taldlet foot on her back—appraised to 15!.

George Thompson.

June 6, 1797.

One bundred Dollars reward.

June 6, 1797.

One hundred Dollars reward.

STOLEN OUT OF MY SECP.

THREE WATCHES, & TWO GOLD RINGS.

ONE of which is a mall French gold.

Watch, which I mifled about the 2 coth of laft September. I am into imed the maker's name (which was on the face, and perhaps on the infide alfol was L'Eppine, a Paris—there was a piece broke out of the face by winding with two large a key, it any carving on the cafe, it was only a little round the rim and join; when those it looked dull by lying fome time out of use, wanted cleaning and a glafs, had a fimall yellow chain with stat links and a fmall flat gilt key. The filver watches were both midde fince the middle of this month; one of which was of the new kind of stat watches, with gold hands, made by Jones Miller, London, No. 2306, it i re member right. The other was what is called a Holland watch, but I think it was made by John Aardera, Liverpool, No. 1013, as well as I recollect; the cock over the balance-wheel was filver, in which was a garnert stone for the wheel torun on; she had yellow hands, and the outside case funt like a box without any spring. One of the kings was of a common kind, with middle sized square white stone. The other was an old mourning Ring, which weighed about half a guinea, lettered with "Frances Nelfon, obit (date forgo) Letsa 84," but fearrely legible.

Whoever apprehends and delivers to me the thief or thieves, and the articles above mentioned, shall be entitled to the above reward, or twenty dollars for each watch, and one dollar for each ring.

SAM, AYRES,

Lexington, July 28, 1797.

SAM. AYRES. Lexington, July 28, 1797.

Whereas my wife Catharine WHETCHS THY WHIC CATTERTHE DAYS, has loped from my bed and board without any just cause—these are the refer to forewarn any person from dealing with her on my account, as I am determined not to pay any debt of her contracting.

CHARLES DAYIS.

July 31. The fublication, diving meast the Kontrocky river, above the pounds of Glen's creek, a black mare, with a final flaving from the forthead, about flown sears oil, about flown teen hands high, no brand perceivable, appraise of to 151. CARIES NATION.

Woodfars, April 4. Wstp. ed to 151. Woodford, April 4.



SACRED TO THE MUSES.

An ANACREON to FLIP.

Srival to thy barroom fkip,
Make a foaming mag of FLIP;
Make it from outcountry's flaple,
Runn, Now-Bagiand, Sugar, Niaple,
Beer flat's braw'd from Hops and Pumpkin,
Grateful to the thirty Bunnin,
Mark! I hear thy noker fizzle,
And ofer the mag the liquor drizzle;
All against the earthen mag,
I hear the birne fjoon's thearful dub;
I icctuce, Singo, task the Flip,
and fling thy quid from under lip,
Then pour more rum, and, bottle flopping,
Stir it again, and iverar'tis tepping.

Come quickly, bring the humming liquor, Richer thas also of British viear; Better than of quebaugh Hibernian, Or than Flaesur's fand Felerians. More potent, healthy racy, frisky, Than Holland's gin, or Goorgis's whikey. Come, make a ring around the fire. And and the raug anto the "figure. Here, deacon, take the close white, And entign Holliday, fit there; Voo take the dye-raby you the charm, And I'll the double corner turn.

See the mantling liquer rife!
And burn their enecks, and clofe their cyts,
See the ideling may incline,—
Hear team curit their dull divine,
Who on Sunday dar'd to rail,
At Bewitz's Flip, on Downer's AleQuick, Stings, fly and bring another,
The deacon here, final pay for t'outer,
Enign and I the third will hare,
It's due on fwop for pie-bald mare.

### ANECDOTE.

A little before the battle of Sarato-ga, in 1777, an American light-horte-man deferted to Burgoyne, teaving his horfe behind him, with the troops under Arnold. When Burgoyne's cafe became defeorate, a friend of the light horfeman's observed, "That he had taken better care of his horfe than of himself."

or himself."

A Ta meeting of the board of trustates, July Sth 1797.

Refolved, that this board do now adjourn to meet again on Saturday

ljourn to meet again on Saturday le 12th of August next, at 9 o'clock . M. where the members are re-lested to be punctual in their atten-nice.

By order of the Board, B. J. BRADFORD, Clk.

Notice,

THAT the substriber wishes to establish a town on a tract of land called Bullittsburg, in Campbell county, on the Ohio river, directly opposite to Judge Symm's settlement, at the North Bend: and that we will make application to the court of the faid county, at their next October court for the purposes afore faid.

CAVE JOHNSON.

June 24, 1797.

2am3m

NOTICE.

THAT on the first Monday in October I shall resident ber I final perior the country court of Bracken, to ethablish the town of Augusta, on the Ohio below the mouth of Bracken ereck, agreeable to an act of Asiembly.

PHILIP BUCKNER.

June 10, 1797. 2am 3m

In the latter end of the year 1795, a certain I William Owens, of Scott county, took up a dark room mare, about five years old; and a frawberry room flui colt, neither of which was branded, or any older willble mark. In the beginning of the year' 96, he traded the mare ta Alexander Mahan, who traded her to a certain Afa Graull who has taken her own of the flate. In the latten pare of the year' 96, haid Owens traded the color of the year' 96, haid Owens result of the properties of the properties of the properties of the year' 96, have good agreeably to law, and as I have taken up haid colt, take this method of giving the above information to enable the owner to draw his properties.

All Advantages 1797.

# Notice.

T POREWARN all perfons dealing with any of my Negroes, particularly the one who may dive my team. Greatly to my injury they have been paid for taking goods in a loaded waggon, when on a journey.

WALTER BEALL.

May 29, 1797.

70 AND FOR SALE.

THE SUBSCRIBER
THAS feveral tracts of Land in different parts of Kentucky, for
fale, which he will difpore of reasona-

Lexington, 4th August, 1796.

IRON BANK.

FOR SALE BY THE SUBSCRIBERS,

FOR SALE EY THE SUBSCRIBENS,

O'NE thousand acres of Land, lying NorthWeit of the Ohio, containing an extensive
bank of excellent Ore, as the fublicities suppose
the quality of this one has been afcertained by
Mr. Saugrain of Lexington, to whem any perion
delirous of purchafing can apply &r isdrained
delirous of purchafing can apply &r isdrained
ton. The above tract of land lies about
one mile from Little beloto, which campies
a few miles above the three flands—A fream
fuppoint to be well calculated for all the
first are not proposed to the calculated of a mile
from the bank of orre-For further part
culars apply to Mr. Alexander Parket of Lexington, or the fabfurbers in Walhington.

BASIL DUKE.

JOHN COBURN.

mile from the bank of ore-per turther particulars apply to Mr. Alexander Parket of Lexington, or the fabferibers, Maybers, Basil Duke.

Basil Duke.

JOHN COBURN.

April 16.

TO BE SULD,

Your Tourner, In Shelby county, at the fine of the state of the country of the state of the country of the state of t

Thirty Dollars Reward.

AN away from Washington, (Matom Concounty, Kentucky,) fometime in May last, a Negro Mannamed LOUIS, (or I.U.E., about twenty-four years of age, five feet fix or eight inches high, has a halt in one of his legs. The above reward will be given if fecured in any jail in this state.

A. HOLMES,
Lexington, July 15.

FOR SALE. 67

The Subscriber,

Who is about to remove his old Rope Walk,
will lay out the land on which if flands,
in fix lots, fixty-fix and two thirds feet in front,
and one handred and forty back, be will also
lay out a lit on the firect he lives on, the funcfix including his black furth's shop on three of
the other lots will be funce final brick houles,
which will accompodate as many familie; all
of which will be fold on reasonable terms by

THO MAS HAKT.

At a Court of Quarter Sessions held for the county of Logan, the 17th day of June 1797.

John Hanler complainant, Against James Harriott, defendant.

In Chancery.

In Chancery.

The defendant not having entered his appearance agreeable to an act of sifembly and the rules of this court; and it appearing to the fatisfaction of the court, that he is no in habitant of this flate—on the motion of the complainant by his councilities ordered that the defendant doth appear here on the fecoad day of the ext court, to be held on the fecoal may often a bey between 16 and 18 years of age, extended in September next and anticept this order be inferted in the Kentacky Gazette or Herald for two months forceffively, and posted up at the Salem meeting house, in this country where divine fervice is performed.

Samuel Caldwell, C. L. C. 9

Samuel Caldwell, C. L. C. 2.

Blank Bonds For Sale.

WHEREAS, the partnership of Alexander and James Parker being distilled by the death of James) the executors of the deceased, carnelly request all those indebted to the laid firm, by band, note or book account, to compare the forward immediately and tettle their respective behaviors; like wise all those who have any demands against flad firm, to bring them forward properly authenticated, for settlement, as the debts of the deceased must be immediately paid and the partnership settled.—No indulgence can be expected.

ALEX. PARKER,
JOHN COBURN,
JOHN BRADFORD,
Lexington, April 12, 1797.

20NOTICE.

The partnership of CHARLES HIMPHAYS & Co. was diffored on the Hinth.
All perions indebted to faid firm are requefied to make immediate payment—and those who have any demands are requested to call on the fubbrisher for payment, in whose hands the books &correlated to the first payment.

April 16.

FOR SALE. Acres of Military Land.

JUST OPENING,

FOR SALE,

Cox 2s a Store, at the corner of Main and
Croft irreets, eppointe the Old Court Houle,
CROLERIES and DRY GOODS adapted to
CI the feafon; NAILS &c. WINDOW GLASS
10 y1 zand 90 y1 z; also a variety of SADDEBLY—saddles of different deferrptions, SadGuessage, Martingals, Bridds of every deferption, &c. also a cale of PORT WINE.—All
will be disposed of extremely low for CASH or
GOUNTRY PRODUCE, by
The Polite's numble fervant,
NATHAN BURROWES.
Lexington, June 7.

N. B. The fubbriber has a package of SADN. B. The fubbriber has a package of SAD
N. B. The fubbriber has a package of SAD
Refular & Reful

N. B. The subscriber has a package of SAD-DLERY-Saddles, Saddle-Bugs, Bridles, &c. that he will dipose of on very moderate terms for CASH.

Good Journeymen,

for House work, to whom generous wages will be given.

JOHN SPANGLER.
Lexington, April 12.

MOODY & DOWNING

N. PARKER, N. OBJURN, N. BRADFORD, Lexington, April 12, 1797.

NOTICE, to those whom it may concern—That whereas I have purchasted of Richard Chinnoweth of Jesterdon country, an arbitration bond on Col. Wm. Fleming of Virginia, and have given him in exchange, my discale to payment—and those who have recognished to call on the fibring the bond, this is to forewarn any performant, in whose hands the books decaption.

ANDREW HOLMES.

The state of the contrary.

SIMD,

FOR SALE, THO FOLLOWING LAND: viz.

LYNG in the county of Clarke, about 12 Melve hundred acres on the mine from Lexington on the main road leading from tience to Clarke cour Boule, and joining the land of Hubbard Taylbr—This land lies well, is all of the first quality, and or indiffunds tetthe—a deed of general warraty will be given. Any perfow inclined to fee it will be gratified by Mr. Taylor. The terms may be known by applying to Mr. Joiph Corby in Lexington, or to Capt. Richard Tearle.

Aaron Fontaine.

Jefferfon, March 5, 1797.

"The whole will be fold togetter, or depression of the texts warranted good, wided into one, or two hundred acre lots, may befi shift the purchasfers.

A. F. John Mr. 1797.

WM. WINSLOW.

Three Dollars Keward.

Three Dollars Keward.

Strayed from the plantation of mr. Francis Downing, on Hickman, four miles from Lexington, on the 23 inflant, a dark bay horse, eight or aim eyers oid, nearly nitree hands high, a blaic and mip, two into feet winterwholeser will deliver the jated here to mr. Francis 1900 ming, or to the fundricher, shall have the above reward.

George Heytel. Lexington, April 28.

FOR SALE, 267.
That noted tract of LAND,

That noted tract of LAND, English's flation, containing four hundred array, three miles from the Crab orchard, supposed the equal, if not superior to any in the district, for a public house as such add is of good quality, a great part of it would make excellent meadow; the trange is good both winter and finning, and from its distation, no short wide permanent; well watered with frrings; a good seat for a distillerty, and Disch's river much and the superior of the superior o

Spencer Griffin.

I have just imported AN ELEGANT ASSORTHENT OF BOOT LEGS.
Which I will fell low for CASH
JAMES TROTTER.
Lexington, May 30, 1797.